SOUTHERN DISTRICT OF NEW YORK	
TEDDY VOLKSWAGEN OF THE BRONX, LLC,	Core No - 1-10 av 2227 (A INI) (SNI)
Plaintiff,	Case No.: 1:19-cv-2337 (AJN) (SN)
-against-	
PHILLIP DEMERSKY,	
Defendant.	

DECLARATION OF EMANUEL KATAEV, ESQ. IN SUPPORT OF PLAINTIFF'S MOTION FOR JUDGMENT ON THE PLEADINGS

EMANUEL KATAEV, ESQ., declares, pursuant to 28 U.S.C. § 1746, under penalty of perjury, that the following is true and correct:

- I am admitted to practice before this Court and I am an associate of Milman Labuda
 Law Group PLLC, attorneys for the Plaintiff in this case.
- 2. I respectfully submit this declaration in support of Plaintiff's motion for judgment on the pleadings (the "Motion"), and to supply this Court with exhibits relevant to is determination of the Motion consistent with this Court's Individual Practices in Civil Cases.
- 3. Attached hereto as Exhibit A is a true and correct copy of Plaintiff's complaint dated March 15, 2019, docket entry 1 in the instant case.
- 4. Attached hereto as Exhibit B is a true and correct copy of Defendant's answer with counterclaim dated May 16, 2019, docket entry 10 in the instant case.

Dated: Lake Success, New York February 5, 2020

INTER OF AREA DIAMPION COLUMN

/s EMANUEL KATAEV